## CHAPTER 1057 STATE TRAINING SCHOOLS

H. F. 744

AN ACT to change the names of the Iowa training school for boys and the Iowa training school for girls.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section two hundred eighteen point one (218.1), subsections eight (8) and nine (9), Code 1979, are amended to read as follows:

- 8. Eldora Training School fer-Beys.
- 9. Mitchellville Training School fer-Girls.
- Sec. 2. Section two hundred eighteen point three (218.3), subsection one (1), Code 1979, is amended to read as follows:
- 1. The director of the division of child and family services of the department of social services shall have primary authority and responsibility relative to the following said institutions: Iowa veterans home, the <a href="Mitchellville">Mitchellville</a> training school fer-beys and the Iowa juvenile home.
- Sec. 3. Section two hundred eighteen point nine (218.9), unnumbered paragraph three (3), Code 1979, is amended to read as follows:

The director of the division of child and family services of the department of social services, subject to the approval of the commissioner of such department shall appoint the superintendents of the juvenile home, the <a href="Eldora">Eldora</a> training school fer-beys, the <a href="Mitchellville">Mitchellville</a> training school fer-girls and the commandant of the veterans home.

Sec. 4. Section two hundred eighteen point ninety-one (218.91), Code 1979, is amended to read as follows:

BOYS TRANSFERRED FROM TRAINING SCHOOL TO REFORMATORY. 218.91 The director of the division of child and family services with the consent and approval of the director of the division of corrections of the department of social services may order the transfer of male inmates of the Eldora or Mitchellville training semeel-fer-beys schools to the men's reformatory for custodial care whenever it is determined that such action will be conducive to the welfare of the other inmates of the school---such from which the transfer is made. The transfer shall be effected by application in writing to the district court, or any judge thereof, of the county in which the said training school is situated. Upon the granting of the order of transfer, the transfer shall take place. The county attorney of the said county shall appear in support of such the application. The cost of the transfer shall be paid from the funds of the training school for-boys from which the transfer is made. Subsequent to a transfer made under this section, the person transferred shall be subject to all the provisions of law and regulations of the institution to which he is transferred, and for the purposes of section

719.4 **such** that person shall be regarded as having been committed to the institution.

Sec. 5. Section two hundred forty-two point one (242.1), Code 1979, is amended to read as follows:

242.1 OFFICIAL DESIGNATION. The state training school at Eldora shall be known as the "\*!ewa Eldora Training School for-Boys". The state training school at Mitchellville shall be known as the "\*!ewa Mitchellville Training School for-Girls". For the purpose of this chapter the word "director" or "state director" shall mean the director of the division of child and family services of the department of social services.

Sec. 6. Section two hundred forty-two point six (242.6), Code 1979, is amended to read as follows:

242.6 CONVICTION FOR CRIME. When a boy or girl over twelve and under seventeen years of age, of sound mind, is found guilty in the district court of any crime except murder, the court may order the child sent to the Eldora or Mitchellville state training school for-boys,-or-for-girls,-as-the-case may-be.

Sec. 7. Section two hundred forty-two point fifteen (242.15), unnumbered paragraph one (1), Code 1979, is amended to read as follows:

The state director may detail boys and girls, classed as trustworthy, from the Fewa training schools fer-beys at Eldora and the-Fewa-training-school-fer girls at Mitchellville, to perform services for the state conservation commission within the state parks, state game and forest areas and other lands under the jurisdiction of said commission. The conservation commission shall provide such permanent housing and work guidance supervision, but the care and custody of said the boys and girls so detailed shall remain under employees of the division of child and family services of the department of social services. All such programs shall have as their primary purpose and shall provide for inculcation or the activation of attitudes, skills and habit patterns which will be conducive to the habilitation of said the youths involved.

Sec. 8. Section two hundred forty-five point five (245.5), Code 1979, is amended to read as follows:

245.5 OPTIONAL COMMITMENTS FOR LIFE. Any unmarried female over ten and under eighteen years of age convicted of an offense punishable by life imprisonment may be committed either to one of the \*\*Jewa training \*\*seheel-fergir\*\* schools at Eldora or Mitchellville or to the women's reformatory.

Sec. 9. Section two hundred forty-five point ten (245.10), Code 1979, is amended to read as follows:

245.10 TRANSFER OF INMATES--COSTS. The state director in ee-eperation cooperation with the commissioner of the department of social services and the directors of the other divisions of the department of social services may transfer inmates from the said reformatory to the Eldora or Mitchellville training school fer-girls, and from such either training school to such the reformatory, whenever such course will be conducive to the welfare of the institution or of the other inmates therein, or of the inmates so transferred. The costs of such transfer shall be paid from the funds of the institution from which the transfer is made.

Sec. 10. Section two hundred forty-five point eleven (245.11), Code 1979, is amended to read as follows:

245.11 EFFECT OF TRANSFER. After a transfer to either institution is made, under section 245.10, the person transferred shall be subject to all the provisions of law and regulations of the institution to which she is transferred, and for the purposes of section 719.4, a person transferred from the training school fer--girls at Eldora or Mitchellville to the women's reformatory shall be regarded as having been committed thereto.

Sec. 11. Section six hundred ninety point four (690.4), unnumbered paragraph one (1), Code 1979, is amended to read as follows:

It shall be the duty of the wardens of the penitentiary and men's reformatory, and superintendents of the women's reformatory, the Hewa Eldora training school fer-beys, and the Hewa Mitchellville training school fer girls, to take or procure the taking of the fingerprints, and, in the case of the penitentiary, men's reformatory, and women's reformatory only, Bertillon photographs of any person received on commitment to their respective institutions, and to forward such fingerprint records and photographs within ten days after the same are taken to the division of criminal investigation and bureau of identification, Iowa department of public safety, and to the federal bureau of investigation.

Sec. 12. This Act is effective January first following its enactment.

Approved March 6, 1980

## CHAPTER 1058 SOCIAL SERVICE EMPLOYEES RESIDENCY S F 2285

AN ACT to repeal the state residency requirement for employees of the department of social services.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section two hundred eighteen point ten (218.10), Code 1979, is amended to read as follows:

218.10 SUBORDINATE OFFICERS AND EMPLOYEES. The division director in charge of a particular institution, with the consent and approval of the commissioner of the department of social services, shall determine the number and compensation of subordinate officers and employees for each institution. Subject to the provisions of this chapter, such officers and employees shall be appointed and discharged by the chief executive officer or business manager. Such officer shall keep, in the record of each subordinate officer and employee, the date of employment, the compensation, and the date of each discharge, and the reasons therefor. All--ef--these--employees,--except physicians-and-surgeens,-shall-be-bena-fide-residents--and--sitizens--ef--the